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FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. APPLICATION NO. FILING DATE 10/024,823 12/18/2001 Anna Mecca 4267 **EXAMINER** 7590 09/17/2004 THEODORE JAY MOHANDESI, JILA M SUITE 600 ART UNIT PAPER NUMBER 16 N CHATSWORTH AVE. LARCHMONT, NY 10538 3728 **DATE MAILED: 09/17/2004** 

Please find below and/or attached an Office communication concerning this application or proceeding.

<u>.</u>			<b>/k</b>
		Application No.	Applicant(s)
Office Action Summary		10/024,823	MECCA ET AL.
		Examiner	Art Unit
		Jila M Mohandesi	3728
The MAILING D. Period for Reply	ATE of this communication app	ears on the cover sheet with the c	orrespondence address
THE MAILING DATE ( - Extensions of time may be avafter SIX (6) MONTHS from the period for reply specifies of NO period for reply is specifies. Failure to reply within the set	OF THIS COMMUNICATION. railable under the provisions of 37 CFR 1.13 he mailing date of this communication. d above is less than thirty (30) days, a reply field above, the maximum statutory period v or extended period for reply will, by statute, ice later than three months after the mailing	Y IS SET TO EXPIRE 3 MONTH( 36(a). In no event, however, may a reply be time of within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from of the application to become ABANDONE of date of this communication, even if timely filed	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).
Status			
	ommunication(s) filed on 18 De		
2a) This action is FII	<b>/</b> —	action is non-final.	
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.		
ciosed in accord	ance with the practice under E	:x рапе Quayle, 1935 С.D. 11, 45	03 O.G. 213.
Disposition of Claims			
4a) Of the above 5) ☐ Claim(s) i 6) ☑ Claim(s) <u>1-6</u> is/a 7) ☐ Claim(s) i	re rejected.		•
Application Papers			
10)⊠ The drawing(s) fil Applicant may not Replacement draw	request that any objection to the oring sheet(s) including the correct	r. re: a) ☐ accepted or b) ☒ object drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj aminer. Note the attached Office	e 37 CFR 1.85(a). lected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. §	§ 119		
12) Acknowledgment a) All b) Som 1. Certified c 2. Certified c 3. Copies of application	is made of a claim for foreign to a community is some of: opies of the priority documents opies of the priority documents the certified copies of the priority from the International Bureau	s have been received in Application ity documents have been received	on No ed in this National Stage
Attachment(s)			
1) Notice of References Cited	l (PTO-892) atent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da	
	tement(s) (PTO-1449 or PTO/SB/08)		atent Application (PTO-152)

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#### **DETAILED ACTION**

## **Drawings**

1. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they do not include the following reference sign(s) mentioned in the description: reference signs 11 and 13. Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

#### Specification

2. The disclosure is objected to because of the following informalities: Brief description of Figure 4 is missing from page 2 of the specification.

Appropriate correction is required.

# Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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4. Claims 1-6 are rejected under 35 U.S.C. 102(b) as being anticipated by Silverberg (3,308,835). Silverberg '835 discloses a cosmetic compact comprising: a cover member (14); a base member (10); first means including a cover spring hingedly connecting said members together, said members having a closed position at which the members are in complete engagement causing the spring to be compressed, said members having an open position at which the spring expands causing the cover member to extends at approximately 90 degrees to said base member; said cover member having latch means disposed opposite to said first means; said base member having latch engagement means disposed oppositely to said first means; said latch means and latch engagement means being mutually engaged when the members are in closed position; when these means are disengaged, the spring expands and places the members in open position. See Figures 1-6 and column 2, lines 23-68.

With respect to claim 2, note the latch pin and recess in Figure 3 embodiment.

5. Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by McKnight et al. (1,709,182). McKnight '182 discloses a cosmetic compact comprising: a cover member (2); a base member (1); first means including a cover spring hingedly connecting said members together, said members having a closed position at which the members are in complete engagement causing the spring to be compressed, said members having an open position at which the spring expands causing the cover member to extends at approximately 90 degrees to said base member; said cover member having latch means disposed opposite to said first means; said base member having latch engagement means disposed oppositely to said first means; said latch

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means and latch engagement means being mutually engaged when the members are in closed position; when these means are disengaged, the spring expands and places the members in open position. See Figures 1-3 and column 2, lines 83-105.

### Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Shown are compact's analogous to applicant's instant invention.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jila M Mohandesi whose telephone number is (703) 305-7015. The examiner can normally be reached on Monday-Friday 7:30-4:00 (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mickey Yu can be reached on (703) 308-2672. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

JILA W. MOHANDESI PRIMARY EXAMINER Jila M Mohandesi Primary Examiner Art Unit 3728 Application/Control Number: 10/024,823

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JMM

September 08, 2004

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